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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/565,598	07/28/2006	Javier Vazquez	GJE-003	2291
21884 WELSH & FLA	7590 06/17/201 XMAN LLC		EXAMINER	
2000 DUKE ST	REET, SUITE 100		KARACSONY, ROBERT	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			2821	
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			06/17/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Commence	10/565,598	VAZQUEZ ET AL.				
Office Action Summary	Examiner	Art Unit				
	ROBERT KARACSONY	2821				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	lely filed the mailing date of this communication. (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 Ma	av 2010					
,—	action is non-final.					
	/ 					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-4,7-9,23 and 24</u> is/are pending in th	e application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-4,7-9,23 and 24</u> is/are rejected.						
7) Claim(s) is/are objected to.						
• • • • • • • • • • • • • • • • • • • •	8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers	·					
<u> </u>						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1)						
3) Information Disclosure Statement(s) (PTO/SB/08) Taper Notice of Informal Patent Application						
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on May 25, 2010 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable by *Legay* (US 6,061,027, hereinafter *Legay*) in view of *Wilhelm* (US 2003/0142036, hereinafter *Wilhelm*).

Claim 1: *Legay* teaches a device for controlling electromagnetic radiation emitted by a structure, the device having a first surface (26, fig. 1) and a second reactive surface (24₂, fig. 1) defining a cavity therebetween, the first surface is an equipotential surface, and the second reactive surface presents a capacitive surface impedance and is comprised of a lattice array of conductors (22₁-22₇, figs. 1 and 2) disposed on a dielectric surface (24, fig. 1) such that the displacement between a conductor and any other conductor adjacent to it is small compared to the wavelength of the electromagnetic radiation thereby causing the array of conductors to

represent an effectively continuous conductive surface to the electromagnetic radiation; an emitter (20, fig. 1) generating electromagnetic radiation between the first surface and the second reactive surface, wherein the electromagnetic radiation within the cavity is radiated into the air through the second reactive surface.

Legay fails to teach the displacement between a conductor and any other conductor is no more than 1/10 of the wavelength. However, Wilhelm teaches the size, shape and periodicity of PBG elements all contribute to the material's operational frequency and bandwidth. A particular parameter must first be recognized as a result-effective variable, i.e., a variable which achieves a recognized result, before the determination of the optimum or workable ranges of said variable might be characterized as routine experimentation. In re Antonie, 559 F.2d 618, 195 USPQ 6 (CCPA 1977). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have set the displacement between the PBG elements of the modified invention of Legay to no more than 1/10 of the wavelength, with a reasonable expectation of success, since the periodicity of the PGB elements is recognized as a result effective variable.

4. Claims 1-4 and 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable by *Legay* (US 6,927,729, hereinafter '729) in view of *Wilhelm*.

Claims 1-4 and 7-9: '729 teaches a device for controlling electromagnetic radiation emitted by a structure, the device having a first surface (Ground, see fig. 4) and a second reactive surface (40, see fig. 1) defining a cavity therebetween, the first surface is an equipotential surface, and the second reactive surface presents a capacitive surface impedance and is comprised of a lattice array of conductors (col. 5, lines 25-33) disposed on a dielectric surface

such that the displacement between a conductor and any other conductor adjacent to it is small compared to the wavelength of the electromagnetic radiation thereby causing the array of conductors to represent an effectively continuous conductive surface to the electromagnetic radiation, wherein a surface impedance of the second reactive surface is reactive, and

an emitter (41, fig. 4) generating electromagnetic radiation between the first surface and the second reactive surface, wherein the electromagnetic radiation within the cavity is radiated into the air through the second reactive surface.

'729 fails to teach the displacement between a conductor and any other conductor is no more than 1/10 of the wavelength. However, *Wilhelm* teaches the size, shape and periodicity of PBG elements all contribute to the material's operational frequency and bandwidth. A particular parameter must first be recognized as a result-effective variable, i.e., a variable which achieves a recognized result, before the determination of the optimum or workable ranges of said variable might be characterized as routine experimentation. *In re Antonie*, 559 F.2d 618, 195 USPQ 6 (CCPA 1977). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have set the displacement between the PBG elements of the modified invention of '729 to no more than 1/10 of the wavelength, with a reasonable expectation of success, since the periodicity of the PGB elements is recognized as a result effective variable.

Claim 2: '729 teaches the dielectric surface is planar (fig. 4).

Claim 3: '729 teaches the electromagnetic radiation has more than one wavelength (col. 5, line 62).

Claim 4: '729 teaches the electromagnetic radiation has more than one polarization (col. 5, lines 58-61).

5. Claims 1-3 and 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Qiu et al.* (NPL Document, High-Directivity Patch Antenna with Both Photonic Bandgap Substrate and Photonic Bandgap Cover; 5 July 2001, hereinafter *Qiu*) in view of *Wilhelm*.

Claim 1: *Qiu* teaches a device for controlling electromagnetic radiation emitted by a structure, the device having a first surface (PGB substrate shown in fig. 1) and a second reactive surface (PGB cover shown in fig. 1) defining a cavity therebetween, and

an emitter (patch antenna shown in fig. 1) generating electromagnetic radiation between the first surface and the second reactive surface, wherein the electromagnetic radiation within the cavity is radiated into the air through the second reactive surface.

Qiu fails to explicitly teach the first surface is an equipotential surface, and the second reactive surface presents a capacitive surface impedance and is comprised of a lattice array of conductors disposed on a dielectric surface such that the displacement between a conductor and any other conductor adjacent to it is small compared to the wavelength of the electromagnetic radiation thereby causing the array of conductors to represent an effectively continuous conductive surface to the electromagnetic radiation. However, Qiu teaches that PGB structures can be a dielectric or a metallic periodic structure (see Part I. Introduction, lines 3-4). Wilhelm teaches various configurations of PGBs (see figs. 7, 9, 10 and 17), which include a lattice array of conductors disposed on a dielectric surface such that the displacement between a conductor and any other conductor adjacent to it is small compared to the wavelength of the electromagnetic radiation thereby causing the array of conductors to represent an effectively

continuous conductive surface to the electromagnetic radiation such that the displacement between a conductor and any other conductor is no more than 1/10 of the wavelength of the electromagnetic radiation. The claim would have been obvious because the substitution of one known element for another would have yielded predictable results to one of ordinary skill in the art at the time of the invention. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have substituted the PGB substrate and PGB cover of *Qiu* with the PGB structures of *Wilhelm* with a reasonable expectation of success, since the substitution of one known element for another would have yielded predictable results to one of ordinary skill in the art at the time of the invention.

Wilhelm further teaches the size, shape and periodicity of PBG elements all contribute to the material's operational frequency and bandwidth. A particular parameter must first be recognized as a result-effective variable, i.e., a variable which achieves a recognized result, before the determination of the optimum or workable ranges of said variable might be characterized as routine experimentation. In re Antonie, 559 F.2d 618, 195 USPQ 6 (CCPA 1977). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have set the displacement between the PBG elements of the modified invention of *Qiu* to no more than 1/10 of the wavelength, with a reasonable expectation of success, since the periodicity of the PGB elements is recognized as a result effective variable.

The Examiner notes that although none of the cited prior art uses the exact claim language of being "equipotential," that does not indicate that the PBG structures are not of equipotential. The PBG structures are in fact equipotential. With regards to Qiu, the PBG substrate isn't electrically connected to a power source, thus inherently equal to the same voltage.

Secondly, with regards to Wilhelm, the conductive patches are all electrically connected to the same ground plane, thus they are all equal to the same electrical potential, see fig. 14.

Claim 2: *Qiu* teaches the dielectric surface is planar (fig. 1).

Claim 3: The modified invention of *Qiu* in view of *Wilhelm* teaches the electromagnetic radiation has more than one wavelength (paragraph [0012] of *Wilhelm*).

Claim 7: The modified invention of *Qiu* in view of *Wilhelm* teaches the surface impedance of the second reactive surface is capacitive in some regions of the dielectric surface and inductive in the remaining regions of the dielectric surface (fig. 7 of *Wilhelm*).

Claim 8: The modified invention of *Qiu* in view of *Wilhelm* teaches the magnitude of the surface impedance of the second reactive surface varies at different positions on the dielectric surface (fig. 7 of *Wilhelm*).

Claim 9: The modified invention of *Qiu* in view of *Wilhelm* teaches the conductors of the second reactive surface are substantially periodically disposed with respect to each other on the dielectric surface (fig. 7 of *Wilhelm*).

6. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over *Qiu* in view of *Wilhelm* and *Sievenpiper et al.* (US 2003/0052834, hereinafter *Sievenpiper*).

Claim 4: The modified invention of *Qiu* in view of *Wilhelm* teaches all of the limitations of claim 1, as discussed above, however, fails to teach the electromagnetic radiation has more than one polarization. However, it was well known to the skilled artisan at the time of the invention to provide antenna systems with more than one polarization to enhance antenna reception. *Sievenpiper* teaches suitable antenna systems using high impedance surfaces comprising more than one polarization (fig. 1). Therefore, it would have been obvious to one of

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ordinary skill in the art at the time the invention was made to have used more than one polarization with the antenna system of *Qiu*, as taught by *Sievenpiper*, in order to have enhanced the antenna reception.

7. Claims 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over '729 in view *Wilhelm* and *Yamamoto et al.* (6,850,205, hereinafter *Yamamoto*).

Claim 23: '729 teaches the cavity is formed using a printed circuit board substrate with the second reactive surface being printed on a top layer of the substrate and a bottom layer which forms the first surface as an opposite boundary (fig. 4). '729 fails to teach plated through holes forming the sides of the cavity. However, it was well known to the skilled artisan at the time of the invention to form conductive sides out of plated through holes. *Yamamoto* teaches conductive sidewalls can be replaced with plated through holes (figs. 43 and 46). The claim would have been obvious because the substitution of one known element for another would have yielded predictable results to one of ordinary skill in the art at the time of the invention. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have substituted the sidewalls of '729 with plated through holes, since the substitution of one known element for another would have yielded predictable results to one of ordinary skill in the art at the time the invention.

Claim 24: '729 teaches the emitter is printed on an inner layer of the substrate (fig. 4).

Response to Arguments

8. Applicant's arguments with respect to claim 1 has been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to ROBERT KARACSONY whose telephone number is (571)270-

1268. The examiner can normally be reached on M-F 7:30 am - 5:00 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Douglas W. Owens can be reached on 571-272-1662. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/R. K./

Examiner, Art Unit 2821

/Hoang V Nguyen/

Primary Examiner, Art Unit 2821